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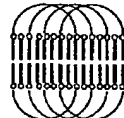
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Nutrimed Biotech®

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FAX MESSAGE

To: Examiner KISHORE, GOLLAMUDI S.
From: FAX # 571-273-8300
Rajendra Aneja, Ph.D. Applicant & Inventor

Date: 04.28.2006

Total Pages (including this cover sheet): 3

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CERTIFICATE OF MAILING

37 C.F.R. § 1.8

I hereby certify that the confirmation copy of this Facsimile correspondence is being deposited with the United States Postal Service with sufficient postage as First Class Mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Date of Deposit: April 28 2006


Rajendra Aneja

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: 10/788,920

Filing Date: 02/27/2004

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450
FAX TO: (571) 273-8300

Examiner Name: Kishore, Gollamudi S
Art Unit: 1615

RECORD OF TELEPHONE CONVERSATION WITH EXAMINER KISHORE
on April 25, 2006

Sir:

Thank you very much for returning my call immediately after you returned to office. I am glad we connected. As I mentioned, I am the Inventor and Applicant acting *pro se*. I had left voice messages for you requesting reply to my communication mailed 07/25/2005, which was in reply to USPTO Office Action mailed 06/27/2005.

The said Office Action stated "Claims 1-75 are pending in the application". In our reply mailed 07/25/2005, we respectfully submitted that the pending claims in this Divisional application are claims 53-63 and claims 66-97. The original grandparent Serial No. 08/912,978, and the parent Serial No. 09/879,368 applications of this Divisional have been allowed and have issued. Moreover, as submitted in our earlier communication "Preliminary

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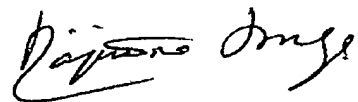
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Amendment" mailed 02/27/2004, page 15 lines 1-4, "The substantive correspondence between the issued and allowed claims and those of the present application compels a finding of patentability for this divisional application. Given that all requirements of patentability have been addressed in the parent and grandparent applications, leading to allowance and issuance, the presently claimed invention should also be free from rejection. Applicant therefore urges that the present claims be immediately progressed to allowance."

I was glad to hear that you will review and send an Office Action reply in about a week to 10 days. I look forward to the Office Action.

Respectfully submitted,



Rajendra Aneja, Ph.D.
Applicant and Inventor

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Date: April 28, 2006